

PROVIDER REFERENCE MODULE

590 Program

LIBRARY REFERENCE NUMBER: PROMOD00052

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POLICIES AND PROCEDURES AS OF NOVEMBER 1, 2019 VERSION: 4.0

Revision History

Version	Date	Reason for Revisions	Completed By
1.0	Policies and procedures current as of October 1, 2015 Published: February 25, 2016	New document	FSSA and HPE
1.1	Policies and procedures as of February 13, 2017 CoreMMIS updates as of February 13, 2017 Published: February 28, 2017	Scheduled review	FSSA and HPE
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3.0	Policies and procedures as of November 1, 2018 Published: May 21, 2019	Scheduled review	FSSA and DXC
4.0	Policies and procedures as of November 1, 2019 Published: January 9, 2020	 Scheduled review: Edited text as needed for clarity Changed CMCS references to DXC Added references to the Indiana Eligibility Determination and Services System (IEDSS) Updated the <i>Introduction</i> section to clarify who is not eligible for the 590 Program Updated <i>Table 1 - 590</i> Program Facilities Clarified information in the Coverage While the Member Is Away from the 590 Program Facility section Updated the timely filing limit in the Claim Submission section 	FSSA and DXC

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Note: For updates to the information in this module, see <u>IHCP Banner Pages and Bulletins</u> at in.gov/medicaid/providers.

Introduction

The 590 Program provides coverage for certain healthcare services provided to members ages 21 through 64 who are residents of State-owned facilities. These facilities operate under the direction of the Family and Social Services Administration (FSSA), the Division of Mental Health and Addiction (DMHA), and the Indiana State Department of Health (ISDH). Individuals who are incarcerated or on probation are not eligible for the 590 Program.

The 590 Program exists because a federal mandate prohibits federal financial participation (FFP) for individuals ages 21 through 64, in accordance with *Code of Federal Regulations 42 CFR 435.1009*. This unique program ensures that these members receive appropriate care and providers are reimbursed, as appropriate, for the services they render to these members. Provider participation in the program is voluntary. However, providers must be enrolled as a 590 Program provider if they wish to be reimbursed for services they provide to this specific member population.

The 590 Program's member data is entered and maintained solely in the Core Medicaid Management Information System (*Core*MMIS) rather than in the Indiana Eligibility Determination and Services System (IEDSS) and Indiana Client Eligibility System (ICES). The 590 Program eligibility process is outlined in the *Member Eligibility and Enrollment* section of this module. Members enrolled in the 590 Program are eligible for the full array of benefits covered by the Indiana Health Coverage Programs (IHCP) with the exception of transportation services. Transportation services are provided by the 590 Program facility in which the member resides.

The following sections detail information regarding important contacts, provider enrollment, claim submission, member eligibility, and transition planning for members exiting the facility.

590 Program Facilities

Individuals in 590 Program facilities are considered residents of the facility. Residents eat meals, are educated, and receive mail at the facility. Most facilities provide onsite medical care. Table 1 lists the Indiana facilities currently enrolled in the IHCP as 590 Program facilities.

Facility Name Address Phone Fax Evansville State Hospital 3400 Lincoln Ave. (812) 469-6800 (812) 469-6847 Evansville, IN 47714 711 Green Rd. Madison State Hospital (812) 265-2611 (812) 265-7394 Madison, IN 47250 Logansport State Hospital 1098 S. State Road 25 (574) 722-4141 (574) 737-3921 Logansport, IN 46947 498 NW 18th St. Richmond State Hospital (765) 966-0511 (765) 935-9507 Richmond, IN 47374 Indiana Veterans' Home 3851 N. River Rd. (765) 463-1502 (765) 497-8001 West Lafayette, IN 47906 5435 16th St. NeuroDiagnostic Institute (317) 941-4000 (317) 941-4378

Indianapolis, IN 46218

Table 1 – 590 Program Facilities

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Facility and Provider Enrollment Information

See the <u>Provider Enrollment</u> module for general information about enrolling as a provider in the IHCP. Out-of-state providers are not eligible to enroll in the 590 Program.

590 Program Facility Enrollment

Facilities that wish to become 590 Program facilities must be State-owned facilities under the direction of the FSSA, DMHA, or ISDH. Facilities are required to complete the FSSA Office of Medicaid Policy and Planning (OMPP) Agreement between 590 Facilities and OMPP (Figure 1), available on the Forms page at in.gov/medicaid/providers.

Enrolled 590 Program facilities are assigned an IHCP Provider ID to be used for verifying eligibility of residents.

590 Program Provider Enrollment

To receive reimbursement, any provider rendering services to 590 Program members must be enrolled in the IHCP as a 590 Program provider. When medical care outside the 590 Program facility is performed by a group entity, both the group and rendering provider must be enrolled in the 590 Program.

During the initial enrollment process, providers can indicate their interest in participating in the 590 Program as follows:

- If enrolling online through the IHCP <u>Provider Healthcare Portal</u> (Portal) (accessible from the home page at in.gov/medicaid/providers), select **Yes** to the question "Participate in the 590 Program?" in the *Other IHCP Program Participation* section of the application.
- If enrolling by mail, complete the appropriate *Indiana Health Coverage Programs Enrollment and Profile Maintenance Packet* (IHCP provider packet) and check **Yes** in the Participate in the 590 Program box in the *Other IHCP Program Participation* section in Schedule B of the packet. Provider packets are available on the *Complete an IHCP Enrollment Application* page at in.gov/medicaid/providers. Mail the completed packet and all attachments to the following address:

IHCP Provider Enrollment P.O. Box 7263 Indianapolis, IN 46207-7263

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Enrolling providers are required to have obtained a National Provider Identifier (NPI) from the National Plan and Provider Enumeration System (NPPES) before completing the application. Enrolled 590 Program providers are assigned an IHCP Provider ID.

Existing IHCP providers can update their enrollment information to include 590 Program participation – either via the Portal (under **Provider Maintenance** > **Other Information**) or by submitting the appropriate IHCP provider packet with **Yes** selected for 590 Program participation and with all sections of the form required for an update completed (see instructions on the form).

See the <u>Provider Enrollment</u> module for general information about enrolling as a provider in the IHCP and updating provider information on file.

590 Program Contractors and Resources

The FSSA is the State agency responsible for administration of the IHCP, which requires coordination with a number of entities. In addition, the FSSA performs medical policy functions. Questions regarding medical policy should be directed to the OMPP policy consideration inbox at policyconsideration@fssa.in.gov.

The FSSA contracts with DXC Technology, a fiscal agent of the State, as well as other entities to perform the day-to-day program functions associated with administration of the IHCP. Current contractors and responsibilities include the following:

DXC

- Prior authorization for fee-for-service (FFS), nonpharmacy services
- Claim processing and related services for FFS, nonpharmacy claims
- Customer service
- Managed care entity (MCE) and enrollment broker support
- Provider enrollment and provider relations
- Third-party liability

OptumRx

- Claim processing and related services for FFS pharmacy claims
- Prior authorization for FFS prescribed drugs
- Pharmacy rate setting
- Drug rebate services
- Myers and Stauffer
 - Long-term care audits
 - Nonpharmacy rate setting

Contact information for the FSSA and its contractors is available in the <u>IHCP Quick Reference Guide</u> at in.gov/medicaid/providers.

For a list of resources for providers with questions about claims or programs, or in need of clarification on a specific topic, see the *Introduction to the IHCP* module.

590 Program Coverage and Billing

The following sections include important information about 590 Program coverage, billing, and reimbursement. Providers, including rendering providers, must be enrolled in the program as a 590 Program provider for reimbursement to occur; see the <u>590 Program Provider Enrollment</u> section for details.

Covered Services

The 590 Program covers only services rendered outside the 590 Program facilities, and only when the billed amount is over \$150. Any claim with a total billed amount less than \$150 must be billed to the 590 Program facility in which the member resides. Any service that is \$500 or more requires prior authorization (PA). See the *Prior Authorization for 590 Program Services* section.

All services covered under Traditional Medicaid are 590 Program-covered services, with the exception of transportation. Transportation is not a covered service under the 590 Program. Transportation must be provided by the facility in which the member resides.

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Eligibility Verification

The facility in which the 590 Program member resides is responsible for contacting outside providers to schedule appointments for medical services. It is necessary for all facilities to verify the IHCP eligibility of individuals within the facility before transporting the individuals to an outside provider for medical care.

In addition, all providers must verify the eligibility and residency of 590 Program members before rendering services.

Verifying Residency in the 590 Program Facility

A 590 Program member should be accompanied to any offsite services. The facility social worker or other appropriate staff person should accompany a member. In the event the member is on leave, a family member of the member enrolled in the 590 Program or a representative of the 590 Program facility must accompany the member to any provider rendering services outside the 590 Program facility. In the event the member enrolled in the 590 Program is unattended, it is imperative that the rendering provider determine if the member resides in a State-owned facility. The provider must then contact the facility (contact information for 590 Program facilities is included in Table 1) to verify residency. Claims billed for services rendered to 590 Program members who no longer reside in a 590 Program facility are subject to repayment to the IHCP.

Note: Occasionally, a resident is discharged from a facility, and 590 Program enrollment is inadvertently not terminated. If the member is no longer in the facility, the member is no longer eligible for payment of services under the 590 Program and could be considered for other IHCP programs. The 590 Program facility provider must contact the 590 Program eligibility analyst to report that the member has been discharged from the facility.

The Provider Authorization (590 Program Membership Information for Outside the 590 Program Facility) – State Form 15899 (R4/7-10) (Figure 3) is a form that can also accompany the member enrolled in the 590 Program to each offsite medical visit. Although not mandatory, the use of this form is recommended, because it provides billing information necessary for the rendering provider. This form is available on the Forms page at in.gov/medicaid/providers.

Verifying 590 Program Enrollment

Providers are always responsible for verifying member eligibility prior to rendering services. 590 Program members do not receive a Hoosier Health Card at the time of admission into a 590 Program facility. Providers can verify enrollment in the 590 Program by using one of the following eligibility verification methods:

- Provider Healthcare Portal, accessible from the home page at in.gov/medicaid/providers
- Interactive Voice Response (IVR) system at 1-800-457-4584
- Approved vendor software for the 270/271 batch or interactive eligibility benefit transactions

Using these systems, providers can verify member eligibility 24 hours a day, 7 days a week. All these verification methods also provide benefit limit information.

See the <u>Provider Healthcare Portal</u>, <u>Interactive Voice Response System</u>, and <u>Electronic Data Interchange</u> modules for details about using these systems. See the <u>Member Eligibility and Benefit Coverage</u> module for general information about eligibility verification. The IHCP provider reference modules are available on the <u>IHCP Provider Reference Modules</u> page at in.gov/medicaid/providers.

Coverage While the Member Is Away from the 590 Program Facility

The only situation in which a member can obtain services under the 590 Program without prior arrangements from the 590 Program facility is when the member is on leave for a short period, such as for a weekend or holiday. In these situations, before the member leaves the facility, the facility must instruct the family on how to use the 590 Program. The 590 Program Membership Information for Outside the 590 Program Facility – State Form 15899 (R4/7-10) (Figure 3), available from the Forms page at in.gov/medicaid/providers, should be completed by the facility and given to the family for use if needed. The family should present the completed form to any provider outside the 590 Program facility if medical services are required while the member is on leave. (Use of this form is not mandatory; however, the IHCP recommends its use.)

Note: If the member is away from the facility more than 72 hours and a family member does not call to extend the leave, the facility must terminate the member's 590 Program enrollment.

In the following situations, a member is **not eligible** for 590 Program coverage of services outside the facility:

- The member goes on extended leave (defined as more than 30 days). Members are not eligible for coverage of the 590 Program during an extended leave. The facility must terminate the member's enrollment in the 590 Program and reenroll the member when he or she returns from leave.
- The member goes on short-term (therapeutic) leave to determine if he or she can function within the community. Members are not eligible for coverage of the 590 Program during a short-term leave. The facility must terminate the member's 590 Program enrollment when the member starts short-term leave. After the member's 590 Program enrollment is terminated, the member can reenroll in the IHCP if he or she meets the eligibility criteria.
- *The member goes to jail.* Members who leave the facility to be incarcerated are not eligible for coverage under the 590 Program.

Prior Authorization for 590 Program Services

PA requirements for members of the 590 Program differ from Traditional Medicaid PA requirements. The following PA requirements apply for the 590 Program:

- PA is required for any service that the provider estimates is \$500 or more, regardless of whether the service requires PA in the Traditional Medicaid program.
- PA is not required, unless provided by an out-of-state provider, for any service that the provider estimates is less than \$500, regardless of whether the service requires PA in the Traditional Medicaid program.
- Transportation is **not** a covered service; therefore, PA cannot be granted for 590 Program transportation requests.

590 Program providers must submit PA requests for nonpharmacy expenses to DXC via the Portal, 278 electronic transaction, telephone, fax, or mail, following the procedures described in the *Prior Authorization* module. PA requests for pharmacy expenses must be directed to OptumRx according to the procedures described in the *Pharmacy Services* module. See the *IHCP Quick Reference Guide* at in.gov/medicaid/providers for DXC and OptumRx contact information.

Services for 590 Program members may be prior authorized retroactively.

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Claim Submission

A separate claim for covered services must be submitted for each service instance. Claims cannot report span dates, and multiple dates of service cannot be lumped together on one claim form.

The 590 Program facilities are responsible for paying claims when the total billed amount for a single date of service is less than \$150. Claims for services totaling less than \$150 must be submitted to the facility in which the member resides. Claims with a billed amount totaling \$150 or more must be submitted to DXC (for nonpharmacy claims) or OptumRx (for pharmacy claims) for processing. PA is required for services submitted with billed amounts of \$500 or more.

Claims can be submitted electronically or on paper. Services must be billed on the appropriate claim type (professional, institutional, dental, or pharmacy) based on the services performed. All claims require the NPI of the billing provider.

Paper claims for services totaling \$150 or more should be mailed to DXC (nonpharmacy) or OptumRx (pharmacy) at the appropriate claim address for the claim type. See the <u>IHCP Quick Reference Guide</u> for the claim addresses.

Note: Except as outlined in this module, 590 Program claims are subject to the same billing and reimbursement criteria as other claims. See the <u>Claim Submission and Processing</u> module for billing instructions for professional, institutional, and dental claims. See the <u>Pharmacy Services</u> module for billing instructions for pharmacy claims.

Claims for the 590 Program are subject to a filing limit of 180 days from the date of service. Claims filed more than 180 days after the date of service cannot be paid without proper supporting documentation. In addition, all other claim-submission guidelines must be met. See the <u>Claim Submission and Processing</u> module for information about claim filing limits and exceptions. See the <u>Claim Adjustments</u> module for information about claim adjustment filing limits.

Claim Payment

590 Program claims are subject to the same criteria (including filing limits) as other claims, with the following exceptions:

- Only providers enrolled as 590 Program providers can render services to 590 Program members. When medical care outside the 590 Program facilities is performed by a group entity, the group and rendering provider must be enrolled in the 590 Program.
- Claims totaling less than \$150 must be submitted to the facility in which the member resides.
- Claims totaling \$150 or more must be submitted to DXC (for nonpharmacy services) or OptumRx (for pharmacy services).
- Claims cannot report span dates, and multiple dates of service cannot be lumped together on one claim form to exceed \$150.
- PA is required for any procedure totaling \$500 or more for members receiving coverage through the 590 Program. See the *Prior Authorization for the 590 Program* section.
- The 590 Program covers only services rendered outside the 590 Program facilities.
- Transportation is not a covered service. Transportation must be provided by the facility in which the member resides.
- Providers must file the appropriate claim type for the services rendered.

Third-Party Liability and Medicare

If a member in the 590 Program has other insurance, including private insurance, TRICARE, and Medicare, the other insurance carrier is considered the primary payer and must be billed before billing the IHCP.

When a member is enrolled in the 590 Program, the 590 Program eligibility analyst checks the *Enrollment/Discharge/Transfer (EDT) State Hospitals and 590 Program – State Form 32696 (R3/2-16)/OMPP 0747 (Figure 2)*, known as the EDT form, for third-party liability (TPL) and Medicare coverage. The eligibility analyst enters any TPL and Medicare coverage in *Core*MMIS. This form is available on the *Forms* page at in.gov/medicaid/providers

If the member in the 590 Program is eligible or becomes eligible for Medicare or other insurance, the 590 Program facility must notify the DXC Third Party Liability Unit of the member's Medicare eligibility and other insurance status. Notification must be made via the Portal or by U.S. mail or fax.

If the notification is made by mail or fax, it must be sent to DXC at the following address or fax:

IHCP Third Party Liability – Update P.O. Box 7262 Indianapolis, IN 46207-7262

Fax: 1-866-667-6579

See the *Third Party Liability* module for more information.

Member Eligibility and Enrollment

If an individual is expected to be a resident of a 590 Program facility for 30 days or less and is a current IHCP member, the member **should not** be enrolled in the 590 Program but should keep his or her current IHCP coverage. If the individual does not currently have IHCP coverage, the facility should work with its Division of Family Resources (DFR) liaison to ensure that the individual becomes enrolled in the IHCP under the appropriate enrollment category, if eligible. This process ensures continuity of care after the individual is released from the facility.

If an individual is expected to be a resident of a 590 Program facility for **more than 30 days** and is between age 21 through 64, he or she may be placed in the 590 Program. The following instructions apply. Any facility that is placing a member in the 590 Program must complete an Enrollment/Discharge/Transfer (EDT) form (Figure 2) and may mail or fax the form to the 590 Program eligibility analyst for processing. The completed form must be submitted to DXC at the following address or fax number:

590 Program P.O. Box 7262 Indianapolis, IN 46207-7262

Fax: 1-866-667-6580

Any EDT form that is faxed to DXC is confirmed by return fax to the facility.

The 590 Program eligibility analyst activates the member's eligibility for the program. The eligibility analyst also enters a start date in *CoreMMIS*. The start date must be a date following the date the member's previous eligibility was end-dated (or the date the member entered the facility, if the member did not have prior IHCP coverage).

When the start date and eligibility have been updated in *Core*MMIS, the eligibility analyst records the Member ID (also known as RID), the 590 Program start date, and the request completion date on the EDT form and faxes the form to the facility. The eligibility analyst files the EDT form in the facility's individual folder.

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Note: When a member is enrolled in the 590 Program, DXC must be informed of all TPL coverage, including private insurance, TRICARE, and Medicare. Providers must bill liable third parties before billing the IHCP. See the Third-Party Liability and Medicare section for more information.

New Admissions without Existing IHCP Enrollment

Upon an individual's admission into a 590 Program facility, the facility should verify eligibility to determine whether there is any current coverage through the IHCP.

If the individual has no current IHCP coverage and is between age 21 through 64, the facility must submit an Enrollment/Discharge/Transfer (EDT) form (Figure 2) to DXC. An eligibility analyst then verifies the individual's information in the IEDSS and ICES manually and adds the member in *Core*MMIS and associates the member with the requesting facility. When a member's enrollment in the 590 Program is completed in *Core*MMIS, the Member ID is forwarded to the facility for its records. A Hoosier Health Card is **not** issued to a 590 Program member. The 590 Program eligibility analyst answers provider questions about the 590 Program and interacts with FSSA staff related to 590 Program issues.

If the individual entering the facility has no current IHCP coverage is under the age of 21 or age 65 or older and, the facility will work with its respective DFR liaison to determine eligibility for Traditional Medicaid. If the application is accepted, the individual will receive benefits associated with Traditional Medicaid. The individual will not be enrolled into the 590 Program.

Note: Individuals without IHCP coverage but with other health insurance or TPL can be enrolled in the 590 Program as long as the other health insurance or TPL information is provided on the EDT form.

Currently Enrolled IHCP Members

As with all new admissions, the facility should first verify eligibility. If the individual entering the facility has current IHCP coverage, the facility then contacts its respective DFR liaison to notify the DFR of the member's admittance into the 590 Program facility, which may result in a change to the member's eligibility status. Additional steps are outlined in the following sections, dependent on the member's program enrollment and age at the time of entry into the facility.

Managed Care

If a member is enrolled in a managed care program (such as Hoosier Healthwise or Hoosier Care Connect), and the anticipated length of stay is over 30 days, the facility must fax the Enrollment/Discharge/Transfer (EDT) form (Figure 2) to the enrollment broker, MAXIMUS, at (317) 238-3120 as soon as possible to remove that individual from his or her managed care plan. An individual, regardless of age, may not be a resident of a 590 Program facility and participate in managed care. The facility must also contact its DFR liaison so that the DFR can suspend the member's current Medicaid eligibility category and managed care plan assignment:

- If the member is between age 21 through 64 After the EDT form has been submitted to the enrollment broker and the DFR has suspended the enrollment, the facility must fax the EDT form to DXC. The 590 Program eligibility analyst processes the eligibility for the 590 Program after the DFR suspends the managed care coverage.
- If the member is under age 21 or age 65 or older After the facility submits the EDT form to MAXIMUS to remove the member from managed care, the facility then works with the DFR to place the member in the appropriate eligibility category for Traditional Medicaid. The member will not be placed in the 590 Program.

Healthy Indiana Plan (HIP) members should be directed to an alternative psychiatric treatment facility, if possible. In the event a HIP member does enter a 590 Program facility, the member's enrollment with the HIP MCE must be end-dated if the anticipated length of stay will exceed 30 days. The facility should follow the same procedures as with other managed care members. The facility must fax the EDT form to MAXIMUS at (317) 238-3120 as soon as possible to remove that individual from his or her managed care plan. Members age 21 through 64 should be placed in the 590 Program, while those under age 21 or age 65 or older will be transferred to Traditional Medicaid.

Traditional Medicaid (Fee-for-Service)

Traditional Medicaid coverage is identified in the Portal, IVR system, or 271 electronic transaction as either *Full Medicaid* or *Package A – Standard Plan* with no managed care assignment. Instead of listing HIP, Hoosier Care Connect, or Hoosier Healthwise as a managed care program, the system indicates Traditional Medicaid enrollment as fee-for-service plus nonemergency medical transportation (NEMT), which is a brokered service for these members.

For Traditional Medicaid members entering a 590 Program facility, the following applies:

- For Traditional Medicaid members ages 21 through 64, the facility will contact its DFR liaison to suspend the member's current eligibility and submit the Enrollment/Discharge/Transfer (EDT) form (Figure 2) to DXC so the member will be placed in the 590 Program.
- Members under the age of 21 or age 65 or older who are enrolled in Traditional Medicaid may continue to stay on Traditional Medicaid and will not be enrolled in the 590 Program.

Note: In accordance with Indiana Administrative Code 405 IAC 5-20-1(b), the member may remain on Traditional Medicaid until his or her 22nd birthday if he or she began receiving inpatient psychiatric services immediately before his or her 21st birthday.

Right Choices Program

If the member is enrolled in the Right Choices Program (RCP), the 590 Program facility must contact the member's RCP Administrator to report that the member is now in a 590 Program facility. See the *Care Management* section of the *IHCP Quick Reference Guide* for RCP Administrator contact information for HIP, Hoosier Care Connect, Hoosier Healthwise, and Traditional Medicaid (FFS).

When the 590 Program facility reports that the member is now in a 590 Program facility, the member's Right Choices Program will be ended while the member remains a resident at the 590 Program facility. When the member is discharged from the 590 Program facility, the facility again contacts the same RCP Administrator to advise that the member is being discharged from the 590 Program facility.

Transfers

The 590 Program facility uses the Enrollment/Discharge/Transfer (EDT) form (Figure 2) to submit transfers. When a patient is being transferred between facilities, the facilities must coordinate care. The originating facility is responsible for completing an EDT form for the member enrolled in the 590 Program and submitting it to DXC. A copy of the form must be sent with the patient to the new facility for informational purposes. The 590 Program eligibility analyst returns a copy of the completed EDT form to both facilities to confirm that the form was processed. The new facility must return the same form to DXC with updated information. This process ensures proper tracking of the member's residency.

The eligibility analyst enters the updates indicated on the EDT form in *Core*MMIS. After the information is entered in *Core*MMIS, the eligibility analyst writes on the EDT form that the transfer is recorded and faxes a copy to the originating facility and the admitting facility. If the facility does not have a fax, the eligibility analyst sends a copy to the facility via secure email.

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Discharges and Deaths of 590 Program Members

For planned discharges of 590 Program members who are Medicaid-eligible, the facility's social worker coordinates with the assigned DFR liaison and the member's family to submit the proper IHCP application 90 days before the planned discharge. This process allows the member to have IHCP coverage upon discharge. It is imperative that the facility social worker and the DFR liaison coordinate the 590 Program end date with the new IHCP eligibility start date to ensure that there is no lapse in coverage. In these instances, the facility social worker must take the appropriate measures to ensure that DXC receives the Enrollment/Discharge/Transfer (EDT) form (Figure 2) – with the planned discharge date – 1 week before the DFR caseworker finalizes Medicaid eligibility. Medicaid eligibility cannot overlap dates that the member has active 590 Program coverage.

Coverage by the 590 Program must end the calendar day before the start date of Medicaid coverage. If Medicaid coverage is given retroactively to the beginning of the month, the facility social worker requests that the 590 Program end date be the last day of the month before the Medicaid coverage start date. Any questions about coordination of dates can be addressed with a DXC eligibility analyst at (317) 713-9627.

If the member leaves the facility on a date other than the planned discharge date, the facility notifies DXC of the actual date of discharge and a 590 Program eligibility analyst adjusts the end date as appropriate.

If the discharge is unplanned, or in the case of a member's death, the facility remains responsible for submitting a completed EDT form to DXC on the day of discharge. The 590 Program facilities use the EDT form to submit discharges and notifications of a member's death. Because the 590 Program eligibility analyst returns a copy of the EDT form to the facility, the facility should return the same form to DXC with updated information.

The 590 Program eligibility analyst enters the appropriate updates indicated on the EDT form into *Core*MMIS. After entering the information in *Core*MMIS, the eligibility analyst writes the completion date on the EDT form and faxes a copy to the facility. If the facility does not have a fax, the eligibility analyst sends a copy of the EDT form to the facility by mail.

Name Changes and Corrections for 590 Program Members

The 590 Program facility uses the Enrollment/Discharge/Transfer (EDT) form (Figure 2) to submit name changes to DXC. The 590 Program eligibility analyst returns a copy of the EDT form to the facility after updating the information in *Core*MMIS. The facility should return the same form to DXC with updated information. If a member has a legal name change while in a 590 Program facility, the facility must send DXC the correction on the EDT form along with a copy of legal name change documentation, such as a marriage certificate, birth certificate, adoption papers, and so forth. Common-law marriages are **not** acknowledged by the 590 Program.

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Figure 1 – FSSA OMPP Agreement between 590 Facilities and OMPP

FAMILY AND SOCIAL SERVICES ADMINISTRATION (FSSA) OFFICE OF MEDICAID POLICY AND PLANNING (OMPP)

AGREEMENT

BETWEEN 590 FACILITIES AND OMPP

Based on the execution of this agreement, the undersigned entity (State facility) is assigned an Indiana Health Coverage Programs (IHCP) Provider ID for the exclusive purpose of obtaining 590 Program eligibility information. Eligibility information is available using the Interactive Voice Response (IVR) system, Provider Healthcare Portal, or web solution, collectively referred to as the Eligibility Verification System (EVS). The EVS allows providers to verify member eligibility for members residing in State-operated facilities under the authority of the Indiana State Department of Health (ISDH) and the Department of Mental Health and Addiction (DMHA). As a condition to the assignment of an IHCP Provider ID, the facility agrees to the following:

To safeguard information about 590 Program members obtained through the EVS, including but not limited to:

- 1. Any information received about a member's 590 Program eligibility
- Any information received to verify a member's amount of medical assistance payments and/or benefit limitation
- 3. Any information received about third-party liability
- Any information received about prior authorization for medical services for a member provided under the 590 Program

Information about 590 Program members should be released only to the Indiana FSSA, an agent of the intended provider of service, and only when in connection with the following:

- 1. Providing services for members
- Conducting or assisting an investigation prosecution, or civil or criminal proceeding related to the provision of 590 Program-covered services

THE UNDERSIGNED, HAVING READ THIS AGREEMENT AND UNDERSTANDING IT IN ITS ENTIRETY, DOES HEREBY AGREE TO ABIDE BY AND COMPLY WITH ALL THE STIPULATIONS, CONDITIONS, AND TERMS SET FORTH ABOVE.

Facility Name	
Name of Authorized Representative – Signature	
Title	
Date of Signature	
Facility Address	Phone Number
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Figure 2 – Enrollment/Discharge/Transfer (EDT) State Hospitals and 590 Program Form

ENROLLMENT / DISCHARGE / TRANSFER (EDT) STATE HOSPITALS AND 590 PROGRAM State Form 32696 (R3 / 2-16) / OMPP 0747 FAMILY AND SOCIAL SERVICES ADMINISTRATION									
Sections I, II, and III are	to be comple	ted by the in	stitutional	facility.					
Please check one:		is the inc	dividual current	ty on Medicald?		If Yes,	enter RID nu	mber	
New enrollm	ent Up	date			Yes 🗌	No			
I. NEW ENROL	LMENT INFOR	MATION (Only	for first-tim	ne enrollments;	updates	should be e	ntered in a	section III below	1)
Entrance date (month, day, ye	ar) 2. Last nan	ne		3	. First nam	ie			4. Middle Initial
5. Name of institutional facility									
6. Address (number and street)									
6. Address (number and street)									
7. City			8. State		9.	. ZIP code	1	0. Date of birth (mo	nth. dav. vear)
1									,,,
11. Race							1.	2. Sex	
☐ White ☐ Black	Asian	American in	ndlan 🗆 I	Multiracial	Other:			Male	□ Female
13. DOC or DMH / DDARS numb	_	lai Security numb		15. Medicare n			16. Medica	are effective date (r	nonth, day, year)
			II. OTHER H	EALTH INSURA	INCE				
17. Name of policy holder						18. Rel	ationship		
19. Name of policy	20. Policy numb	er	21. Type of I	nsurance	22. St	art date (month	, day, year)	23. Stop date (m	onth, day, year)
19. Name of policy	20. Policy numb	er	21. Type of I	nsurance	22. St	tart date (month	, day, year)	23. Stop date (m	onth, day, year)
				UPDATE INFO					
24. Date of death (month, day, ye	ear) 25. Date	of release (mont	th, day, year)	26. Date of paro	ie (month,	day, year)	7. (Intention	ally left blank for fu	ture use.)
28. Date of transfer (month, day,	year) 29. Nam	e of institution be	ing transferred	1 from	1	29. Name of ins	titution being	transferred to	
		TO BE	COMPLETE	D BY INDIANA	MEDICA	AID.			
Original enrollment		RID number			Sta	art date (month,	day, year)	Stop date (mor	nth, day, year)
Update		RID number			Sta	art date (month,	day, year)	Stop date (mor	nth, day, year)

Figure 3 – State Form 15899 – Provider Authorization (590 Program Membership Information for Outside the 590 Program Facility)

PROVIDER AUTHORIZAT State Form 15899 (R5 / 10-18) / OMPP 20 FAMILY AND SOCIAL SERVICES ADMINI	21				
Name of provider		Date (month, day, year)			
	FACILITY INFORMATION				
Name of facility					
Department / division					
Address of facility (number and street, city, state, and ZIP co	ode)				
Telephone number ()	Fax number ()	TDD number			
Name of patient	PATIENT INFORMATION	Date of birth (month, day, year)			
		200 0 000 (10000)			
Type of commitment	Health care representative / guardian	Other			
Insurance number	Medicare number	Medicaid number			
590 identification number (do not use if patient has a Medic	I aid number)				
	AUTHORIZATION				
Name of authorized person	AUTHORIZATION Title of authorized person				
above and referred to your care for services If the charge is less than \$150, will assume etc., have been applied. When services are If the charge is \$150 or more, the 590 Progr after all Medicare, insurance, etc., have bee	d facility, I authorize the staff of your facility to p not available in our hospital, according to IC12 responsibility for charges incurred by the patier complete, please submit your statement in dup am, administered by the Office of Medicaid Polin supplied. Prior approval by the 590 Program in on; however, if the patient has not been enrolle	-27-5-1 and IC 12-27-5-2. It after all Medicare, Medicaid, insurance, licate so your payment can be processed. Icy and Planning (OMPP) should be billed is required if charges are \$500 or over.			
Questions regarding claims submitted to the	. 590 Program should be directed to the 590 Pro anapolis, IN 46207-7262, telephone 1-800-457-				
Signature of authorized person	Date (month, day, year)				
	FORMATION REGARDING REFUSAL OF TREATM				
IC 12-27-5-1 Voluntary patients; right	to refuse treatment not adjudicated mentally incompetent may refuse				
IC-12-27-5-2 Involuntary patients, petition to refuse treatment Sec.2. (a) An involuntary patient who wants to refuse to submit to treatment or a habilitation program may petition the committing court or hearing officer for consideration of the treatment or program. (b) In the absence of a petition made under subsection (a), the service provider may proceed with the proposed treatment or habilitation program. As added by P.L.2-1992, SEC.21.					

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